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		sification (IPC) or 2, E04F15/10	both national classification			
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Applicant FAUS GR	OUP					
1. This	oninion co	entaine indicati	ons relating to the folio	wing items:	·	
	•				•	
	x No. I	Basis of the op	ημού			İ
	x No. II x No. III	Priority Non-establish	nent of opinion with rece	rd to novelty, invent	ive step and Industrial applicabil	ity
	x No. IV	Lack of unity o		, c = 110 to 15, 11, 10 to 11		
□ Bo	x No. V	Reasoned stat	ement under Rule 43 <i>bls.</i> tations and explanations	1(a)(i) with regard to supporting such sta	o novelty, inventive step or indus stement	atrial
□ во	x No. VI	Certain docum	ents cited			
	x No. VII		in the international appl			
☐ 8c	x No. VIII	Certain observ	ations on the internation	al application		,
2. FURT	HER ACTI	ON	•			
writter the ap Intern	n opinion of	f the internation: coses an Author cau under Rule	al Preliminary Examining ity other than this one to	Authority ("IPEA"). be the IPEA and the	ill usually be considered to be a However, this does not apply wi a chosen IPEA has notifed the ational Searching Authority	nere
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For fu	rther option	ns, see Form PC	CT/ISA/220.			,
3. For fu	rther datall	s, see notes to !	Form PCT/ISA/220.		•	1
Name and ma	ailing addres	ss of the ISA:		Authorized Officer		
· le	Curana -	Batost Office			4	116
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WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/IB2004/000884

S.3/1B

	Bo	x N	p. Basis of the opinion	
1.	Wit	th re	gard to the language, this opinion has been established on the basis of the international applications guage in which it was filed, unless otherwise indicated under this item.	ation in
		ler	is opinion has been established on the basis of a translation from the original language into the iguage , which is the language of a translation furnished for the purposes of international sea inder Rules 12.3 and 23.1(b)).	following rch
2.	Wit	h re cess	gard to any nucleotide and/or amino acid sequence disclosed in the international application ary to the claimed invention, this opinion has been established on the basis of:	and
	a. t	ура	of material:	
	į		a sequence listing	
	١		table(s) related to the sequence listing	
	b. f	orm	at of material:	
	ı		in written format	
	Į		in computer readable form	
	c. ti	me	of filing/furnishing:	
	1		contained in the international application as filed.	
	1		filed together with the international application in computer readable form.	
	(furnished subsequently to this Authority for the purposes of search.	
3.		ha co	addition, in the case that more than one version or copy of a sequence listing and/or table relating specification in the subsequent or additional to that in the application as filed or does not go beyond the application as filed, a propriate, were fumished.	tonai
4.	Add	itio	nal comments:	

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WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/IB2004/000884

	x No. III Non-establishment oplicability	of op	pinion with regard to novelty, inventive step and industrial	
Th	e questions whether the claimed vious), or to be industrially applic	inve able	ntion appears to be novel, to involve an inventive step (to be n have not been examined in respect of:	on
	the entire international applicat	ion,		
×	claims Nos. 1-47			
bed	cause:			
	the said international application does not require an internation.		the said claims Nos. relate to the following subject matter veliminary examination (specify):	vhich
×	the description, claims or drawl unclear that no meaningful opin		(indicate particular elements below) or said claims Nos. 1-47 could be formed (specify):	oa ens
	see separate sheet		·	
	the claims, or said claims Nos. could be formed.	are s	so inadequately supported by the description that no meaningful	Il opinion
	no international search report h	as b	een established for the whole application or for said claims No	i ,
	the nucleotide and/or amino aci C of the Administrative Instruct		quence listing does not comply with the standard provided for in that:	n Annex
	the written form		has not been furnished	
			does not comply with the standard	
	the computer readable form		has not been furnished	
			does not comply with the standard	
			and/or amino acid sequence listing, if in computer readable form ements provided for in Annex C- <i>bis</i> of the Administrative Instruc	
	See separate sheet for further of	ietai	ls ·	

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WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/IB2004/000884

paid additional fees. paid additional fees under not paid additional fees. This Authority found that the requirement to pay additional fees. This Authority considers that the requirement complied with	PCT/ISA/206) to pay additional fees, the applicant has: protest. rement of unity of invention is not complied with and chose not to invite
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the applicant to pay additional feed 3. This Authority considers that the require — complied with	rement of unity of invention is not complied with and chose not to invite
□ complied with	
	ement of unity of invention in accordance with Rule 13.1, 13.2 and 13.3 is
not compiled with for the following r	easons:
see separate sheet	
4. Consequently, this report has been est	ablished in respect of the following parts of the international application:
⊠ all parts.	·
☐ the parts relating to claims Nos.	

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY (SEPARATE SHEET)

International application No.

PCT/IB2004/000884

Re Item III.

- 1. First invention:
- 1.1 Clarity:
- 1.1.1

The application does not meet the requirements of Article 6 PCT, because independent claims 1, 16 and 33 as well as dependent claims 17 to 30 and 34 to 43 are not clear. Consequently, also the further dependent claims 2 to 15, 31 and 32 do not fulfil the requirements of Article 6 PCT.

- 1.1.2 Independent claims 1, 16 and 33:
- 1.1.2.1

The embodiments of the invention described in the description in paragraphs [0001] and [0011] to [0017] do not fall within the scope of the independent claims 1, 16 and 33. This inconsistency between the claims and the description leads to doubt concerning the matter for which protection is sought, thereby rendering the claims 1, 16 and 33 unclear, Article 6 PCT.

1.1.2.2

Although claims 1 and 33 have been drafted as separate independent claims, they appear to relate effectively to the same subject-matter and to differ from each other only with regard to the definition of the subject-matter for which protection is sought and/or in respect of the terminology used for the features of that subject-matter. The aforementioned claims 1 and 33 therefore lack conciseness and as such do not the regulrements of Article 6 PCT.

1.1.2.3

Claim 16 comprises all the features of claim 1 and is therefore not appropriately formulated as a claim dependent on the latter (Rule 6.4 PCT).

1.1.3 Dependent claims 17 to 30 and 34 to 43:

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International application No.

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The term: "... plank according to claim ..." used in claims 17 to 30 and 34 to 43 is vague and unclear and leaves the reader in doubt as to the meaning of the technical features to which it refers, thereby rendering the definition of the subject-matter of said claims 17 to 30 and 34 to 43 unclear, Article 6 PCT. The back reference of the feature: "plank" is not clear, because the related independent claims 16 and 33 define a "flooring system" or a "floor panel" instead of a "plank".

1.2 Novelty / inventive step:

Independent claims 1, 16 and 33 seem to lack inventive step pursuant to Article 33 PCT with regard to a combination of the disclosure of document D1 (= WO-A-03/006232), which is regarded to represent the most relevant state of the art, together with the disclosure of document D2 (= GB-A-2 345 269).

2. Second invention:

2.1 Clarity:

2.1.1

The application does not meet the requirements of Article 6 PCT, because independent claims 44 to 47 are not clear.

2.1.2

Although claims 44 to 47 have been drafted as separate independent claims, they appear to relate effectively to the same subject-matter and to differ from each other only with regard to the definition of the subject-matter for which protection is sought and/or in respect of the terminology used for the features of that subject-matter. The aforementioned claims 44 to 47 therefore lack conciseness and as such do not meet the requirements of Article 6 PCT.

2.1.3

The "summary" of the invention described in paragraphs [0014] to [0020] does not fall within the scope of the independent claims 44 to 47. This inconsistency between the

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY (SEPARATE SHEET)

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claims and the description leads to doubt concerning the matter for which protection is sought, thereby rendering the claims 44 to 47 unclear, Article 6 PCT.

2.2 Novelty / inventive step:

Independent claim 44 seems to lack novelty with regard to either document D4 (= US-A-2 108 226) or document D5 (= US-A-4 131 705).

Re Item IV.

The separate inventions of inventions are:

Claims 1 to 43:

Flooring planks having decorative patterns

Claims 44 to 47:

Floor tiles having non-coplanar upper surfaces

2. They are not so linked as to form a single general inventive concept (Rule 13.1 PCT) for the following reasons:

A flooring plank having a specific arrangement of edge patterns and bulk patterns according to the essential features of the first invention as defined in independent claims 1, 16 and 33 does not necessarily have at least two non-coplanar upper surfaces according to the essential feature of the second invention as defined in independent claims 44 to 47 nor vice versa.

3. So, it is obvious for the person skilled in the art that there does not exist a link between both inventions as required by Rule 13.1 PCT, which must be a technical relationship finding expression in all independent claims in terms of the same or corresponding special technical features.

Form PCT/ISA/237 (Separate Sheet) (Sheet 3) (EPO-January 2004)

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